## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA SOUTHERN DIVISION NO. 7:11-CV-154-FL

UNITED STATES OF AMERICA,	)
Plaintiff,	) ) DEFAULT JUDGMENT
v.	) DEFAULT GUDGMENT
\$55,026.65 IN U. S. CURRENCY,	)
Defendant.	)

This matter is before the Court on Plaintiff's Motion for Default Judgment. It appearing that a copy of the Complaint herein was served upon the record owner of the defendant and that publication has been duly made, in accordance with Supplemental Rule G(4), and, thus, that due notice was given accordingly, the Court finds that:

- Process was duly issued in this cause and the defendant were duly seized by the United States Marshal pursuant to said process;
- 2. No entitled persons have filed any claim to the defendant nor answer regarding them within the time fixed by law; and
- 3. The well-plead allegations of the Complaint in respect to the defendant are taken as admitted, as no one has appeared to deny the same.

Based upon the above findings, it is hereby ORDERED AND ADJUDGED that:

- 1. Default judgment be and the same is hereby entered against the defendant;
- 2. All persons claiming any right, title, or interest in or to the said defendant are held in default;
- 3. The defendant is forfeited to the United States of America; and
- 4. The United States Marshal Service is hereby directed to dispose of the defendant according to law.

SO ORDERED this 13th day of December, 2011.

LOUISE W. FLANAGAN

UNITED STATES DISTRICT JUDGE